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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/670,121	09/26/2000	Alain Bouilfoux	33831F131	4873
7590	03/04/2003			
Smith, Gambrell & Russell, LLP Beveridge, DeGrandi, Weilacher & Young Intellectual Property Group 1850 M Street, N.W., Suite 800 Washington, DC 20036			EXAMINER WOODWARD, ANA LUCRECIA	
			ART UNIT 1711	PAPER NUMBER 15
DATE MAILED: 03/04/2003				

Please find below and/or attached an Office communication concerning this application or proceeding.



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W.M.

SERIAL NUMBER	FILED DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.

EXAMINER	
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15	

DATE MAILED:

Below is a communication from the EXAMINER In charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

THE PERIOD FOR RESPONSE:

a) is extended to run _____ or continues to run _____ from the date of the final rejection.
b) expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.

Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.

Applicant's Brief is due in accordance with 37 CFR 1.19(a).

Applicant's response to the final rejection, filed 02/20/03, has been considered with the following effect, but it is not deemed to place the application in condition for allowance.

1. The proposed amendments to the claim and/or specification will not be entered and the final rejection stands because:

a. There is no convincing showing under 37 CFR 1.116(b) why the proposed amendment is necessary and was not earlier presented.
b. They raise new issues that would require further consideration and/or search. (See Note).
c. They raise the issue of new matter. (See Note).
d. They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.
e. They present additional claims without cancelling a corresponding number of finally rejected claims.

NOTE: In claim 16, the "% is not consistent with the original parts by weight" and, as such, engenders a new 112 issue.

Amended Claims 13-3, 12 and 13 would be withdrawn from consideration being drawn to non-claimed species.

2. Newly proposed or amended claims _____ would be allowed if submitted in a separately filed amendment cancelling the non-allowable claims.

3. Upon the filing an appeal, the proposed amendment will be entered will not be entered and the status of the claims will be as follows:

Claims allowed:

NONE

Claims objected to:

NONE

Claims rejected:

1, 3-5, 12 and 13

However:

Applicant's response has overcome the following rejection(s):

4. The affidavit, exhibit or request for reconsideration has been considered but does not overcome the rejection because the examiner is unable to confirm that the composition of present claim sample and burnaway example 22 is a direct comparison because

5. The affidavit or exhibit will not be considered because applicant has not shown good and sufficient reasons why it was not earlier presented. is unclear whether or not the nylons are the same

The proposed drawing correction has has not been approved by the examiner.

Other and 150 and DIN Standard's are comparable.

W.W.
ANA WOODWARD
PRIMARY EXAMINER